

Leased Property or any part thereof to be used by others. National shall not assign this Lease or any right hereunder without the express prior written consent of KOIN, which consent shall not be unreasonably withheld by KOIN. As a condition to giving such consent, KOIN shall have the right to increase the monthly rental payable hereunder. Subject to the foregoing, this Lease shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Upon any sale by KOIN of the Leased Property, this Lease shall be assigned to and assumed by the buyer thereof and KOIN shall have no further obligations hereunder.

20. End of Term. At the expiration of the term of this Lease or upon the earlier termination thereof, National shall remove its equipment from the Leased Property and surrender the Leased Property in a condition as good as that which existed at the beginning of the term, reasonable use, and wear and tear and damages by the elements excepted. Upon the expiration or earlier termination of this Lease, the Building shall become the property of KOIN and shall be left on the Leased Property.

21. Laws and Regulations, Multnomah County Ordinance, NIER.

(a) National shall at its sole cost and expense comply with all rules and regulations of any governmental agency with applicable jurisdiction in connection with the conduct of National's business, the construction and maintenance of the Building, and the construction, installation, operation and maintenance of its equipment.

(b) Without limiting the generality of paragraph 21(a), National shall, at its sole cost and expense:

(i) Comply with the provisions of Ordinance No. 330, adopted July 20, 1982, by the Board of County Commissioners, Multnomah County, Oregon and any amendments thereof (the Ordinance); and,

(ii) Certify compliance with sections 1.1306 and 1.1307 of the regulations of Federal Communications Commission.

(c) If at any time during the term hereof, KOIN, in its sole judgment, concludes that nonionizing electromagnetic radiation emitted by National unduly limits KOIN's ability to conduct its operations or unduly limits KOIN's ability to make future changes in its facilities, in view of the restrictions of the Ordinance or any other applicable regulation, KOIN may cancel this Lease unless National, within 90 days after receipt of written notice from KOIN, modifies its facilities in a manner that will remove such limitations.

(d) Upon KOIN's request, National shall reduce power or completely cease transmissions to comply with any applicable laws or regulations pertaining to human exposure to nonionizing electromagnetic radiation during periods of Tower maintenance, repair, inspection, relamping, or painting.

22. Notices. All necessary notices, demands and requests required or permitted to be given under the provisions of this Lease shall be deemed duly given if mailed by certified or registered mail, postage prepaid, addressed as follows:

(a) To KOIN: General Manager
KOIN-TV, Inc.
222 SW Columbia Street
Portland, OR 97201

With a copy to: Owen D. Blank, Esq.
1800 Orbanco Building
1001 SW Fifth Avenue
Portland, OR 97204

(b) To National: Ms. Jane Duff
Vice President
National Minority TV, Inc.
P.O. Box C11951
Santa Ana, CA 92711

With a copy to: Colby May, Esq.
1156 - 15th Street NW
Suite 515
Washington, D.C. 20005-1704

or to any other addresses as the parties may from time to time designate in writing.

23. Captions. Paragraph captions are inserted only as a matter of convenience and for reference and in no way define, limit or describe the scope of this Lease nor the intent of any provisions hereof.

24. Attorney Fees. If suit or action is instituted in connection with any controversy arising out of this Lease or to enforce any of the obligations set forth herein, the prevailing party shall be entitled to recover such sums as the court may judge reasonable as attorney fees, including attorney fees on any appeal.

25. Entire Agreement. The entire agreement between the parties pertaining to the subject matter of this agreement is incorporated into this document. This agreement may not be

modified or amended except by a written amendment duly executed by the parties. This agreement supersedes any and all prior agreements and understandings between the parties.

26. Waiver. Waiver of performance of any provision hereof shall not constitute a waiver of nor prejudice a party's right to subsequently require performance of the same provision or any other provision.

27. Liens. National shall not cause, permit or suffer any liens of any type to be placed upon the Leased Property or any of KOIN's other property.

28. Renewal Option. Provided Tenant has not defaulted in the performance of any of its obligations under this Lease and provided Tenant is not then in default of this Lease, Tenant shall have the right to extend this Lease for two additional terms of five years each. Each extension term shall commence on the day following the last day of the preceding term. Each option may only be exercised by written notice to KOIN given not less than 180 days prior to the last day of the preceding term of this Lease. The giving of such notice shall be sufficient to make the Lease binding for the extension term without further act of the parties. All of the terms and conditions of the Lease shall apply for each extension term except that (i) KOIN may terminate the Lease during any extension term upon 18 months' advance written notice to National and (ii) the rent shall be determined in accordance with the provisions of this paragraph. The monthly rent for each extension term shall be

the monthly rent for the preceding term (without deduction of the Construction Credit) increased by the percentage of increase in the Index (as hereinafter defined) during the preceding term of this Lease. The Index shall be the Consumer Price Index - All Urban Consumers - U.S. City Average - All Items - (Base - 1982-84 = 100), published by the U.S. Department of Labor, Bureau of Labor Statistics. In determining the percentage of increase in the monthly rent, the Index for the first month of the preceding lease term will be compared to the Index for the last month of the preceding lease term. If the Index is not available for any month specified in this paragraph, the Index for the most closely corresponding month will be used. Until the percentage of increase is determined, Tenant will pay rent at the monthly rate (without deduction of the Construction Credit) for the preceding lease term. No deduction for the Construction Credit shall be made during any extension term. When the Index figures are available, Tenant will pay any deficiency to Landlord. In no event will the monthly rent for the extension term be less than the monthly rent for the immediately preceding lease term (without deduction of the Construction Credit). If no Index is published by any United States government agency measuring increases in the Consumer Price Index, the parties will use a responsible private publication, designated by Landlord, which reports upon the increase in the cost-of-living during the period involved.

29. Guaranty. This Lease shall be unconditionally guaranteed by Trinity Christian Center of Santa Ana, Inc. d/b/a/

Trinity Broadcasting Network, Inc. by its execution and delivery of the guaranty attached hereto as Exhibit C.

30. Deposit; Conditions.

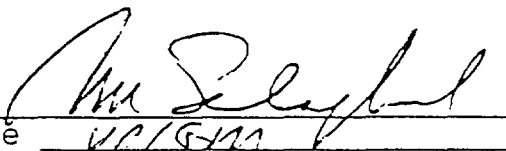
(a) Upon the execution of this Lease, National shall pay KOIN the sum of \$5,000. If any of the conditions set forth in paragraph 30(b) are not satisfied within the time periods set forth therein and National or KOIN elects to terminate this Lease on account thereof, then KOIN shall retain said \$5,000 free of any claim by National. If the conditions set forth in paragraph 30(b) are satisfied within the time periods set forth therein, then said \$5,000 shall be applied toward National's obligations under paragraph 3(b) hereof.

(b) Either party shall have the right to terminate this Lease by giving the other party written notice thereof if, within 365 days from the date hereof, National has failed to receive "final authority" from the Federal Communications Commission and all required state and local governmental authorizations, if any, to construct and operate the Station on the Leased Property. National shall, after the execution of this Lease, promptly apply for and prosecute the required applications and authorization requests with the above noted authorities, and shall diligently and in good faith prosecute the same. For the purposes of this paragraph, "final authority"

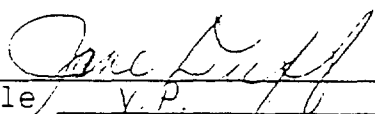
means authorizations issued by the above authorities which are no longer subject to administrative or judicial review.

IN WITNESS WHEREOF, the parties have executed this Lease as of the day and year first above written.

KOIN-TV, INC.

By 
Title V.P.

NATIONAL MINORITY TV, INC.

By 
Title V.P.

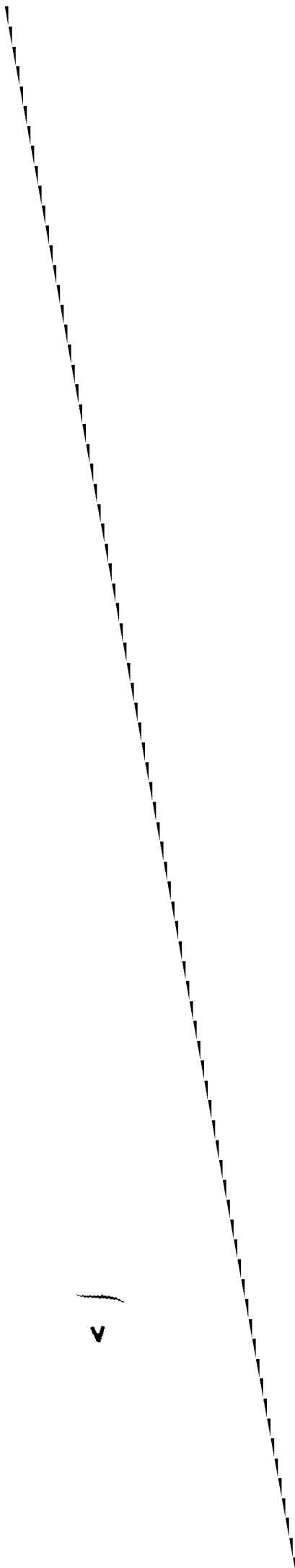
GUARANTY

In order to induce KOIN-TV, Inc. (Landlord) to enter into the foregoing lease (the Lease) to National Minority TV, Inc. (Tenant), the undersigned, hereby guarantees that Tenant will well and truly make all payments and perform each and every term, promise, condition and agreement to be paid or performed by Tenant pursuant to the terms of the Lease, promptly and before the same or any part thereof, are in default. If Tenant shall fail to make any of said payments or to perform any of said terms, promises, conditions and agreements, the undersigned shall, forthwith and without notice or proof of demand, make such payments or perform or cause Tenant to perform such terms, promises, conditions and agreements that are then in default, and shall pay all damages that Landlord may sustain by reason of the failure or default of Tenant under the Lease. The undersigned consents to any and all extensions of time, to any amendment to or change in the terms or conditions of the Lease agreed upon by Tenant, and to any waiver of breach or default which Landlord shall grant to Tenant. The undersigned hereby waives notice of any default by Tenant in payment or performance of the Lease and of any amendment to or change in the Lease. If any suit or action is brought by Landlord against the undersigned, the undersigned shall pay to Landlord all costs thereof, including attorney fees in the trial court and in any appellate court as fixed by the court in which said suit or action shall be tried or appeal heard. The obligation of the undersigned under this Guaranty is a primary obligation and may be enforced against the undersigned without having first made demand upon or institute action against Tenant; or, at the election of Landlord, the undersigned may be joined as a defendant in any suit or action which Landlord may commence against Tenant. The undersigned agrees that any action hereon may be brought in a state or federal court in Oregon and consents to the jurisdiction thereof. Any claim the undersigned may have against Tenant shall be subordinate to any claim of Landlord against Tenant. The amount of any payment made by Tenant to Landlord that Landlord is subsequently required to return to Tenant by reason of applicable bankruptcy or similar laws shall be paid by the undersigned to Landlord.

DATED this 21 day of July, 1988.

TRINITY CHRISTIAN CENTER
OF SANTA ANA, INC.
d/b/a TRINITY BROADCASTING
NETWORK, INC. 0

By: [Signature]
Its: [Signature]



1
v

FLY, SHUEBRUK, GAGUINE, BOROS AND BRAUN

JAMES LAWRENCE FLY (1966)
PETER SHUEBRUK (RETIRED)
BENITO GAGUINE
JEROME S. BOROS
HOWARD J. BRAUN *
HEIDI P. SANCHEZ *
JEROME S. SILBER

ADAM A. ANDERSEN *
DIANE L. MOONEY *
ANDREW J. SIEGEL **

MITCHELL RUBENSTEIN **
RAYMOND D. WEISBOND **
ASHER H. ENDE
COUNSEL

NORMA HACK **
SPECIAL COUNSEL

* NOT ADMITTED N.Y.
** NOT ADMITTED D.C.

New York, New York
December 18, 1987

45 ROCKEFELLER PLAZA
NEW YORK, NEW YORK 10111-0151
(212) 247-3040
FAX: (212) 262-3576

1211 CONNECTICUT AVENUE, N.W.
WASHINGTON, D.C. 20036-2768
(202) 293-1280
FAX: (202) 857-5356

Re: Station KTDZ-TV
Portland, Oregon

Dear Mr. Tricarico

Enclosed for filing, on behalf of Greater Portland Broadcasting Corporation, are an original and two copies of an application (on Form 314) to assign the construction permit for Station KTDZ-TV, Portland, Oregon to National Minority TV, Inc. Also enclosed are an original and two copies of Assignee's Equal Employment Opportunity Program (on Form 306-A). Also enclosed is this firm's check for \$500.00 in payment of the requisite filing fee.

Please address communications with respect to Assignor's portion of the application to:

RECEIVED

87/1218

**FCC
FEE SECTION**

Jerome S. Boros, Esq.
Fly, Shuebruk, Gaguine, Boros and Braun
45 Rockefeller Plaza
New York, New York 10111
(202) 293-1397 (Tie-Line).

Please address communications with respect to Assignee's portion of the application to:

Colby May, Esq.
May & Dunne, Chartered
1156 15th Street, N.W.
Suite 515
Washington, D.C. 20005
(202) 223-9013.

Very truly yours

Jerome S. Boros
Jerome S. Boros

Mr. William J. Tricarico
Secretary
Federal Communications Commission
Washington, D.C. 20554

Enclosures (7)

cc: Colby May, Esq. - w/encls. (1 set)

Commission Use Only

File No.

United States of America
Federal Communications Commission
Washington, D.C. 20554

Approved by OMB
3060-0031
Expires 6/30/89

APPLICATION FOR CONSENT TO ASSIGNMENT OF BROADCAST STATION CONSTRUCTION PERMIT OR LICENSE
(Carefully read instructions before filling out form — RETURN ONLY FORM TO FCC)

Section I

GENERAL INFORMATION

Part I — Assignor

1. Name of Assignor GREATER PORTLAND BROADCASTING CORPORATION*

Street Address

City

1, 2, 0, N. , , R o b e r t s o n B l v d. , , , L o s , A n g e l e s , , , , ,

State

Zip Code

Telephone No.

(Include area code)

C, A

9, 0, 0, 4, 8 , , , , ,

2. Authorization which is proposed to be assigned

(a) Call letters
KTDZ-TV

Location
Portland, Oregon

(b) Has the station commenced its initial program tests within the past twelve months?

☐ YES ☒ NO

If yes, was the initial construction permit granted after comparative hearing?

☐ YES ☐ NO

If yes, attach as Exhibit No. the showing required by Section 73.3597.

3. Call letters of any Remote Pickup, STL, SCA, or other stations which are to be assigned:

None.

4. Is the information shown in assignor's Ownership Reports (FCC Form 323 or 323-E) now on file with the Commission true and correct as of this date?

☐ YES ☒ NO

If No, attach as Exhibit No. 1 an Ownership Report supplying full and up-to-date information.

5. Attach as Exhibit No. 2 a copy of the contract or agreement to assign the property and facilities of the station. If there is only an oral agreement, reduce the terms to writing and attach.

6. State in Exhibit No. 3 whether the assignor, or any partner, officer, director, member of the assignor's governing board or any stockholder owning 10% or more of the assignor's stock: (a) have any interest in or connection with an AM, FM or television broadcast station; or a broadcast application pending before the FCC; or (b) has had any interest in or connection with any dismissed and/or denied application; or any FCC license which has been revoked.

The Exhibit should include the following information: (i) name of party with such interest; (ii) nature of interest or connection, giving dates; (iii) call letters or file number of application; or docket number; (iv) location.

*cc: Jerome S. Boros, Esq.
45 Rockefeller Plaza
New York, NY 10112

GENERAL INFORMATION

Part I—Assignor

7. Since the filing of the assignor's last renewal application for the authorization being assigned, or other major application, has an adverse finding been made, ~~as a result of which the assignor~~ or adverse final action been approved by any court or administrative body with respect to the assignor or any partner, officer, director, member of the assignor's governing board or any stockholder owning 10% or more of assignor's stock, concerning any civil or criminal suit, action or proceeding brought under the provisions of any federal, state, territorial or local law relating to the following: any felony; lotteries; unlawful restraints or monopolies; unlawful combinations; contracts or agreements in restraint of trade; the use of unfair methods of competition; fraud; unfair labor practices; or discrimination? ☐ YES ☒ NO

If Yes, attach as Exhibit No. _____ a full description, including identification of the court or administrative body, proceeding by file number, the person and matters involved, and the disposition of litigation.

SECTION VI

Part I — Assignor

ASSIGNOR'S CERTIFICATION

1. Has or will the assignor comply with the public notice requirement of Section 73.3580 of the Rules?

☒ YES ☐ NO

The ASSIGNOR acknowledges that all its statements made in this application and attached exhibits are considered material representations, and that all of its exhibits are a material part hereof and are incorporated herein.

The ASSIGNOR represents that this application is not filed by it for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with Section 1.65 of the Commission's Rules, the ASSIGNOR has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in the information furnished.


WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT
U.S. CODE, TITLE 18, Section 1001

I certify that the assignor's statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith.

Signed and dated this day of December 17, 1987

GREATER PORTLAND BROADCASTING CORPORATION

Name of Assignor


Signature
President
Title

Greater Portland Broadcasting Corporation

Exhibit 1
(December 1987)

OWNERSHIP REPORTS

Current Ownership Reports for Applicant, Alden Television,
Inc. and The Decurion Corporation are attached hereto.

United States of America
Federal Communications Commission
Washington, D. C. 20554

Ownership Report

NOTE: Before filling out this form, read attached instructions

Section 310(d) of the Communications Act of 1934 requires that consent of the Commission must be obtained prior to the assignment or transfer of control of a station license or construction permit. This form may not be used to report or request an assignment of license/permit or transfer of control (except to report an assignment of license/permit or transfer of control made pursuant to prior Commission consent).

1. All of the information furnished in this Report is accurate as of

December 10, 19 87

(Date must comply with Section 73.3615(a), i.e., information must be current within 60 days of the filing of this report, when 1(a) below is checked.)

This report is filed pursuant to instruction (check one)

1 (a) ☐ Annual 1 (b) ☒ Transfer of Control.
Assignment of License or
Construction Permit

for the following stations:

Call Letters	Location	Class of service
KTDZ-TV	Portland, Oregon	TV

2. Give the name of any corporation or other entity for whom a separate Report is filed due to its interest in the subject licensee (See instruction 3):

The Decurion Corporation
Alden Television, Inc.

3. Show the attributable interests in any other broadcast station of the respondent. Also, show any interest of the respondent, whether or not attributable, which is 5% or more of the ownership of any other broadcast station or any newspaper or CATV entity in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules.

See Exhibit A

CERTIFICATION

I certify that I am President
(Official title, see instruction 1)
of Greater Portland Broadcasting Corp.
(Exact legal title or name of respondent)

that I have examined this Report, that to the best of my knowledge and belief all statements in the Report are true, correct and complete.

(Date of certification must be within 60 days of the date shown in Item 1 or in no event prior to Item 1 date):

James D. Vaden December 17, 19 87
(Signature) (Date)

Telephone No. of respondent (include area code):

(213) 657-8420

Any person who willfully makes false statements on this report can be punished by fine or imprisonment. U.S. Code, Title 18, Section 1001.

Name and Post Office Address of respondent:

Greater Portland Broadcasting Corp.
120 N. Robertson Blvd.
Los Angeles, California 90048

4. Name of entity, if other than licensee or permittee, for which report is filed (see instruction 3):

5. Respondent is:

- ☐ Sole Proprietorship
☒ For-profit corporation
☐ Not-for-profit corporation
☐ General Partnership
☐ Limited Partnership
☐ Other: _____

If a limited partnership, is certification statement included as in instruction 3:

☐ Yes ☐ No

51357

6. List all contracts and other instructions required to be filed by Section 73.3613 of the Commission's Rules and Regulations. (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Description of contract or instrument	Name of person or organization with whom contract is made	Date of Execution	Date of Expiration
Articles of Incorporation	Oregon	6/24/82	--
By-Laws	--	6/29/82	--
Settlement and Joint Venture Agreement	Tavitac Corporation Christian Television, Inc. Gary Randall	12/14/81	--
- Amendment	"	--	--
- Further Amendment	"	--	--

7. Capitalization (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Class of Stock (preferred, common or other)	Voting or Non-voting	Number of Shares			
		Authorized	Issued and Outstanding	Treasury	Unissued
8 Common	Voting	5,000	5,000	--	--

8. Remarks concerning family relationships, attribution exemptions and certifications: (See Instructions 4, 5 and 6)

1358

8. List officers, directors, cognizable stockholders and partners. Use one column for each individual or entity. Attach additional pages, if necessary. See Instructions 4, 5, and 6.

Line (Read carefully - The numbered items below refer to line numbers in the following table.)

1. Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
2. Citizenship.
3. Office or directorship held.
4. Number of shares or nature of partnership interest.
5. Number of votes.
6. Percentage of votes.
7. Other existing attributable media interests subject to the multiple ownership restrictions of Sections 73.3555 and 76.501 of the Commission's Rules, including nature and size of such interest.
8. All other ownership interests of 5% or more, whether or not attributable, as well as any corporate officership or directorship in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests and the position held.

1	(a) James D. Vandever Palos Verdes Peninsula, California	(b) Dean H. Woodring Seattle, Washington	(c) John E. Bogardus Van Nuys, California
2	U.S.	U.S.	U.S.
3	President/Director	Vice-President	Secretary/Treasurer
4	--	--	--
5	--	--	--
6	--	--	--
7	See Exhibit A	See Exhibit A	See Exhibit A
8	None	None	None

**FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT
AND THE PAPERWORK REDUCTION ACT**

The solicitation of personal information requested in this Report is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to assess compliance with the Commission's multiple ownership restrictions. The staff, consisting variously of attorneys and examiners, will use the information to determine such compliance. If all the information requested is not provided, processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to retain your authorization.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3)
AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

8. List officers, directors, cognizable stockholders and partners. Use one column for each individual or entity. Attach additional pages, if necessary. See Instructions 4, 5, and 6.

Line (Read carefully - The numbered items below refer to line numbers in the following table.)

1. Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
2. Citizenship.
3. Office or directorship held.
4. Number of shares or nature of partnership interest.
5. Number of votes.
6. Percentage of votes.
7. Other existing attributable media interests subject to the multiple ownership restrictions of Sections 73.3555 and 76.501 of the Commission's Rules, including nature and size of such interest.
8. All other ownership interests of 5% or more, whether or not attributable, as well as any corporate officership or directorship in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests and the position held.

1	2	3	4	5	6	7	8
1	Max (d)	Max (e)	(c)				
	Michael R. Forman Studio City, California	Alden Television, Inc. Los Angeles, California					
2	U.S.	California					
3	Director	--					
4	--	5,000					
5	--	5,000					
6	--	100%					
7	See Exhibit A	See Exhibit A					
8	None	None					

**FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT
AND THE PAPERWORK REDUCTION ACT**

The solicitation of personal information requested in this Report is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to assess compliance with the Commission's multiple ownership restrictions. The staff, consisting variously of attorneys and examiners, will use the information to determine such compliance. If all the information requested is not provided, processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to retain your authorization.

OTHER ATTRIBUTABLE INTERESTS

Greater Portland Broadcasting Corporation ("GPBC"), permittee of Station KTDZ-TV, Portland, Oregon, is a wholly-owned subsidiary of Alden Television, Inc. ("ATI"). All of the stock in ATI is owned by The Decurion Corporation Michael R. Forman votes the stock which Decurion holds in ATI.

ATI owns (i) all of the issued and outstanding stock in Channel 22 Management Company, sole general partner in United States Television Seattle Limited Partnership, licensee of Station KTZZ-TV, Seattle, Washington; and (ii) all of the issued and outstanding stock of Alden Communications Corp. ("Alden").

Alden owns a ten percent beneficial interest in Dres Media, Inc., licensee of Station KRLR(TV), Las Vegas, Nevada. Alden also owns all of the issued and outstanding stock in Alden Communications Of Colorado, Inc. ("ACC-Colorado"), permittee of Station KTZO(TV), Denver, Colorado.

Michael R. Forman is a director of ACC-Colorado, Alden, ATI, Channel 22 Management Company, GPBC, and President and a director of Decurion.

James D. Vandever, President and a director of ACC-Colorado, is also President and a director of Alden, Channel 22 Management Company and GPBC.

John E. Bogardus, Secretary/Treasurer of ACC-Colorado, is also Secretary/Treasurer of Alden, ATI, Channel 22 Management Company, GPBC, and Secretary/Treasurer and a director of Decurion.

James P. Hudson is President, Chief Executive Officer and a director of ATI and a Vice-President of Decurion.

Dean H. Woodring, Vice-President of GPBC and Channel 22 Management Company, owns less than one-half of one percent of the common stock of King Broadcasting Company, licensee of Station KING-TV, Seattle, Washington.

United States of America
Federal Communications Commission
Washington, D. C. 20554

Ownership Report

NOTE: Before filling out this form, read attached instructions

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1. All of the information furnished in this Report is accurate as of

December 19 87
(Date must comply with Section 73.3615(a), i.e., information must be current within 60 days of the filing of this report, when 1(a) below is checked.)

This report is filed pursuant to Instruction (check one)

1 (a) ☐ Annual 1 (b) ☒ Transfer of Control,
Assignment of License or
Construction Permit

for the following stations:

Call Letters	Location	Class of service
KTZO-TV	Denver, Colorado	TV

2. Give the name of any corporation or other entity for whom a separate Report is filed due to its interest in the subject licensee (See Instruction 3):

The Decurion Corporation

Greater Portland Broadcasting Corporation

3. Show the attributable interests in any other broadcast station of the respondent. Also, show any interest of the respondent, whether or not attributable, which is 5% or more of the ownership of any other broadcast station or any newspaper or CATV entity in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules.

See Exhibit A

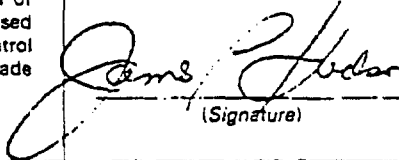
CERTIFICATION

I certify that I am President
(Official title, see Instruction 1)

of Alden Television, Inc.
(Exact legal title or name of respondent)

that I have examined this Report, that to the best of my knowledge and belief all statements in the Report are true, correct and complete.

(Date of certification must be within 60 days of the date shown in Item 1 and in no event prior to Item 1 date):


(Signature)

December 17 19 87
(Date)

Telephone No. of respondent (include area code):

(213) 657-8420

Any person who willfully makes false statements on this report can be punished by fine or imprisonment. U.S. Code, Title 18, Section 1001.

Name and Post Office Address of respondent:

Alden Television, Inc.
120 N. Robertson Blvd.
Los Angeles, California 90048

4. Name of entity, if other than licensee or permittee, for which report is filed (see Instruction 3):

Alden Television, Inc.

5. Respondent is:

- ☐ Sole Proprietorship
☒ For-profit corporation
☐ Not-for-profit corporation
☐ General Partnership
☐ Limited Partnership
☐ Other: _____

If a limited partnership, is certification statement included as in Instruction

☐ Yes ☐ No

6. List all contracts and other instructions required to be filed by Section 73.3613 of the Commission's Rules and Regulations. (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Description of contract or instrument	Name of person or organization with whom contract is made	Date of Execution	Date of Expiration
Articles of Incorporation	California	8/3/83	--
By-Laws	--	8/10/83	--

7. Capitalization (Only licensees, permittees, or a reporting entity with a majority interest in or that otherwise exercises de facto control over the subject licensee or permittee shall respond.)

Class of Stock (preferred, common or other)	Voting or Non-voting	Number of Shares			
		Authorized	Issued and Outstanding	Treasury	Unissued
Common	Voting	1,000	100	--	900

Remarks concerning family relationships, attribution exemptions and certifications: (See Instructions 4, 5 and 6)

8. List officers, directors, cognizable stockholders and partners. Use one column for each individual or entity. Attach additional pages, if necessary. See Instructions 4, 5, and 6.

Line (Read carefully - The numbered items below refer to line numbers in the following table.)

1. Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
2. Citizenship.
3. Office or directorship held.
4. Number of shares or nature of partnership interest.
5. Number of votes.
6. Percentage of votes.
7. Other existing attributable media interests subject to the multiple ownership restrictions of Sections 73.3555 and 76.501 of the Commission's Rules, including nature and size of such interest.
8. All other ownership interests of 5% or more, whether or not attributable, as well as any corporate officership or directorship in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in Sections 73.3555 and 76.501 of the Commission's Rules, including the nature and size of such interests and the position held.

1	(a) James P. Hudson	(b) John E. Bogardus Van Nuys, California	(c) Michael R. Forman Studio City, California
2	U.S.	U.S.	U.S.
3	President	Secretary/Treasurer	Director
4	--	--	--
5	--	--	--
6	--	--	--
7	See Exhibit A	See Exhibit A	See Exhibit A
8	None	None	None

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT
AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this Report is authorized by the Communications Act of 1934, as amended. The principal purpose for which the information will be used is to assess compliance with the Commission's multiple ownership restrictions. The staff, consisting variously of attorneys and examiners, will use the information to determine such compliance. If all the information requested is not provided, processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to retain your authorization.

8. List officers, directors, cognizable stockholders and partners. Use one column for each individual or entity. Attach additional pages, if necessary. See instructions 4, 5, and 6.

Line (Read carefully - The numbered items below refer to line numbers in the following table.)

1. Name and residence of officer, director, cognizable stockholder or partner (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List officers first, then directors and, thereafter, remaining stockholders and partners.
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1	(X) (d) The Decurion Corporation* Los Angeles, California	XX	XX
2	California		
3	--		
4	100		
5	100		
6	100		
7	See Exhibit A		
8	None		
*Michael R. Forman votes the stock.			

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OTHER ATTRIBUTABLE INTERESTS

Alden Television, Inc. ("ATI") is a wholly owned subsidiary of The Decurion Corporation ("Decurion"). Michael R. Forman votes the stock which Decurion holds in ATI.

ATI holds all of the stock in Alden Communications Corp. ("Alden"), which owns a ten percent beneficial interest in Dres Media, Inc., licensee of Station KRLR(TV), Las Vegas, Nevada. Alden also owns all of the issued and outstanding stock in Alden Communications Of Colorado, Inc. ("ACC-Colorado"), permittee of Station KTZO(TV), Denver, Colorado.

ATI also owns (i) all of the issued and outstanding stock in Channel 22 Management Company, sole general partner in United States Television Seattle Limited Partnership, licensee of Station KTZZ-TV, Seattle, Washington; and (ii) all of the issued and outstanding stock of Greater Portland Broadcasting Corporation ("GPBC"), permittee of Station KTDZ-TV, Portland, Oregon.

Michael R. Forman is a director of ACC-Colorado, Alden, ATI, Channel 22 Management Company, GPBC and President and a director of Decurion.

James D. Vandever, President and a director of ACC-Colorado, is also President and director of Alden, Channel 22 Management Company and GPBC.

John E. Bogardus, Secretary/Treasurer of ACC-Colorado, is also Secretary/Treasurer of Alden, ATI, Channel 22 Management Company, GPBC and Secretary/Treasurer and a director of Decurion.

James P. Hudson is President, Chief Executive Officer and a director of ATI and a Vice-President of Decurion.

Dean H. Woodring, Vice-President of GPBC and Channel 22 Management Company, owns less than one-half of one percent of the common stock of King Broadcasting Company, licensee of Station KING-TV, Seattle, Washington.